#### State of VIRGINIA

Citation	Condition or Requirement	

§1932(a)(1)(A)	A. Section 1932(a)(1)(A) of the Social Security Act.			
	The state of Virginia enrolls Medicaid beneficiaries on a voluntary basis into			
***************************************	managed care entities (managed care organizations (MCOs)			
	in the absence of § 1115 or § 1915(b) waiver authority.			
······	This authority is granted under § 1932(a)(1)(A) of the Social Security Act			
***************************************	(the Act). Under this authority, a state can amend its Medicaid state plan to require			
·····	certain categories of Medicaid beneficiaries to enroll in managed care entities withou			
	being out of compliance with provisions of § 1902 of the Act on statewideness			
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	(42 CFR 431.51) or comparability (42 CFR 440.230).			
	This authority may not be used to mandate enrollment in Prepaid Inpatient Health			
	Plans (PHIPs), Prepaid Ambulatory Health Plans (PAHPs), nor can it be used to			
	Mandate the enrollment of Medicaid beneficiaries who are Medicare eligible, who			
	are Indians (unless they would be enrolled in certain plans—see D.2.ii. below), or			
······································	who meet certain categories of "special needs" beneficiaries (see D.2.ii. – vii.			
	below).			
	B. General Description of the Program and Public Process.			
	A STATE OF THE STA			
	For B.1 and B.2, place a check mark on any or all that apply.			
§ 1932(a)(1)(B)	The State will contract with an			
§ 1932(a)(1)(B)(ii)	1. The State will contract with an			
42CFR 438.50(b)(1)	X i. MCO			
(				
	ii. PCCM (including capitated PCCMs that qualify as PAHPs) iii. Both			
***************************************	III. DOUI			
I2CFR 438.50(b)(2)	2. The payment method to the contracting entity will be:			
2CFR 438.50(b)(3)	And payment mental to the contracting energy will be:			
	i. fee for service			
	X ii. Capitation			
***************************************	iii. A case management fee			
	iv. a bonus/incentive payment			
	v. a supplemental payment			
	vi. other. (provide description)			
905(t)	For states that pay a PCCM on a fee-for-service basis, incentive			
2CFR 440.168	payments are permitted as an enhancement to the PCCM's case management fee,			
2 CFR 438.6(c)(5)(iii)(iv)	if certain conditions are met.			
	If applicable to this state plan, place a check mark to affirm the state has met all			

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	Of the following conditions (which are identical to the risk incentive rules for Managed care contracts published in 42 CFR 438.6(c)(5)(iv).
	i. Incentive payment to the PCCM will not exceed 5% of the total FFS payments for those services provided or authorized by the PCCM for the period covered.  ii. Incentives will be based upon specific activities and targets iii. Incentives will be based on a fixed period of time iv. Incentives will not be renewed automatically v. Incentives will be made available to both public and private PCCMS vi. Incentives will not be conditioned on intergovernmental transfer agreements X vii. Not applicable to this 1932 state plan amendment.
12CFR438.50(b)(4)	4. Describe the public process utilized for both the design of the program and its initial implementation. In addition, describe what methods the state will use to ensure ongoing public involvement once the state plan program has been implemented.
	<ul> <li>The Department of Medical Assistance (DMAS) convened several public stakeholder meetings. Meetings were held in March 2012 and July 2012. Approximately 200 stakeholders attended the March meeting and approximately 80 stakeholders attended the July meeting. During these meetings, stakeholders learned about the Demonstration and were given the opportunity to provide recommendations and suggestions on the design. Examples include nursing facility parameters (inclusion of any willing provider, Medicaid fee for service payment as the floor for MCO paynment); use of the long-term care state ombudsman program to serve as the ombudsman for the Demonstration; inclusion of Roanoke as a region; and, the exclusion of Medicaid-funded hospice services within the capitated payment.</li> <li>DMAS considered these recommendations and suggestions and incorporated many of them into the DMAS Demonstration proposal that was submitted to CMS on May 31, 2012 (e.g., the need for "high touch" care coordination, 24/7 call lines, maintaining relationships with current providers, etc.).</li> <li>DMAS submitted its Demonstration proposal to the Centers for Medicare &amp; Medicaid Services (CMS) on May 31, 2012 following the two public notice requirements (30 days by the state and 30 days by CMS).</li> </ul>

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	vignettes which will be used in the Request for Application and will include the development of education and outreach materials.  • DMAS staff has met, and continues to meet, with provider and advocacy groups on an on-going basis.  • DMAS created a dedicated website and e-mail address (dualintegration@dmas.virginia.gov).  • DMAS will continue to convene on-going stakeholder meetings and trainings during the Demonstration's initial implementation. Furthermore, DMAS will consult with the Advisory Committee on an on-going basis during the Demonstration's initial implementation.
§ 1932(a)(1)(A)	5. The state program will /will not X implement mandatory enrollment into managed care on a statewide basis. If not statewide, mandatory /voluntary X enrollment will be implemented in the following county/area(s):  i. county/counties (mandatory)
	X ii. county/counties (voluntary) See attachment. iii. area/areas (mandatory)
	i. area/areas (voluntary)
	C. State Assurances and Compliance with the Statute and Regulations.
	If applicable to the state plan, place a checkmark to affirm that compliance with The following statutes and regulations are met.
§1932(a)(1)(A)(i)(I)	1. X The state assures that all of the applicable requirements of
§1903(m)	§1903(m) of the Act, for MCOs and MCO contracts will be met.
42 CFR 438.50(c)(1)	
1932(a)(1)(A)(i)(1)	2. N/A The state assures that all the applicable requirements of §1905(t) of the Act for PCCMS and PCCM contracts will be met.
1905(t)	
42 CFR 438.50(c)(2) 1902(a)(23)(A)	
1902(4)(23)(13)	
1932(a)(1)(A)	3. X The state assures that all the applicable requirements of § 1932 (including subpart (a)(1)(A)) of the Act, for the state's option to limit freedom of choice by requiring recipients to receive their benefits through managed care entities will be met.
42 CFR 438.50(c)(3)	
1032/-//1// 4 \	4 W 70
1932(a)(1)(A) 42 CFR 431.51	4. X The state assures that all the applicable requirements of 42 CFR 431.51 regarding freedom of choice for family planning services and supplies as
1905(a)(4)(C)	defined in § 1905(a)(4)(C) will be met.
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1932(a)(1)(A)	5. X The state assures that all applicable managed care requirements of
42 CFR 438	42 CFR Part 438 for MCOs and PCCMs will be met.
42 CFR 438.50(c)(4)	Note: Under the Demonstration, enrollees can opt out at any time with or without cause.
1903(m)	
1932(a)(1)(A)	6. X The state assures that all applicable requirements of 42 CFR 438.6(c)
42 CFR 438.6(c)	for payments under any risk contracts will be met.
42 CFR 438.50(c)(6)	
1932(a)(1)(A)	7. N/A The state assures that all applicable requirements of 42 CFR 447.362
42 CFR 447.362	For payments under any nourisk contracts will be met.
42 CFR 438.50(c)(6)	
45 CFR 74.40	8. X The state assures that all applicable requirements of 45 CFR 92.36
	for procurement of contracts will be met.
	D. Eligible groups
1932(a)(1)(A)(i)	List all eligible groups that will be enrolled on a mandatory basis.
	N/A – no groups will be enrolled on a mandatory basis.
	2. Mandatory exempt groups identified in 1932(a)(1)(A)(i) and 42 CFR438.50
	Use a check mark to affirm if there is voluntary enrollment of any of the
	following mandatory exempt groups.
1932(a)(2)(B)	i. x Recipients who are also eligible for Medicare. If enrollment is
42 CFR 438(d)(1)	voluntary, describe the circumstances of enrollment.
	Enrollment in the Demonstration will be voluntary. Full-benefit dual eligible individuals age 21 and over who are eligible for the Demonstration will be passively enrolled in the Demonstration. Individuals will be given 60 days to opt out before they are passively enrolled into a managed care organization (MCO). MCOs must pass readiness reviews prior to enrolling beneficiaries. Individuals will be allowed to change MCOs or opt out of the Demonstration and return to fee-for-service at any time. Individuals will also be able to re-enroll at any time; however, there will be two (2) exceptions to this rule. The exceptions include:  • Individuals who are in hospice will be excluded from enrolling in the Demonstration entirely. If an individual is in the Demonstration and then enters hospice, he/she will be disenrolled entirely from the Demonstration; and,  • Individuals who receive the Medicare end stage renal disease (ESRD) benefit after enrolling in the Demonstration can remain in

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	the Demonstration. However, if the individual opts out of the Demonstration, he/she will not be allowed to opt back into the Demonstration.
1932(a)(2)(C)	ii. N/A Indians who are members of Federally recognized Tribes except
42 CFR 438(d)(2)	When the MCO or PCCM is operated by the Indian Health Service or an Indian Health
	program operating under a contract, grant or cooperative agreement with the Indian
	Health Service pursuant to the Indian Self Determination Act; or an Urban Indian
~~~~~	program operating under a contract or grant with the Indian Health Service
	pursuant to Title V of the Indian Health Care Improvement Act.
1932(a)(2)(A)(i)	iii. N/A Children under the age of 19 years, who are eligible for
42 CFR 438.50(d)(3)(i)	Supplemental Security Income (SSI) under title XVI.
1932(a)(2)(A)(iii)	iv. N/A Children under the age of 19 years who are eligible under
42 CFR 438.50(d)(3)(ii)	1902(e)(3) of the <i>Act</i> .
1932(a)(2)(A)(v)	v. N/A Children under the age of 19 years who are in foster care of other
42 CFR 438.50(3)(iii)	out-of-the-home placement.
1932(a)(2)(A)(iv)	vi. N/A Children under the age of 19 years who are receiving foster
42 CFR 438.50(3)(iv)	care or adoption assistance under title IV-E.
1932(a)(2)(A)(ii)	vii. N/A Children under the age of 19 years who are receiving services
42 CFR 438.50(3)(v)	through a family-centered, community based, coordinated care
	system that receives grant funds under § 501(a)(1)(D) of title V,
	and is defined by the state in terms of either program participation or
	special health care needs.
	E. Identification of Mandatory Exempt Groups
1932(a)(2)	Describe how the state defines children who receive services that are
42 CFR 438.50(d)	funded under § 501(a)(1)(D) of title V.
	N/A-Individuals less than 21 years of age will be excluded from the Dual Eligible Financial Alignment Demonstration (FAD).
	2. Place a check mark to affirm if the state's definition of title V children
	is determined by:
	i. program participation
	ii. Special health care needs, or
	iii. Both
	N/A-Individuals less than 21 years of age will be excluded from the FAD.

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	3. Place a check mark to affirm if the scope of these title V services
	is received through a family-centered, community-based, coordinated
	care system.
	N/A-Individuals less than 21 years of age will be excluded from the FAD.
	ì, yes
	ií. No
1932(a)(2)	4. Describe how the state identifies the following groups of children who
	Are exempt from mandatory enrollment:
	N/A-Individuals less than 21 years of age will be excluded from the FAD.
	i. children under 19 years of age who are eligible for SSI under title
	XVI;
	N/A-Individuals less than 21 years of age will be excluded from the FAD.
	ii. Children under 19 years of age who are eligible under § 1902(e)(3)
	of the Act;
	N/A-Individuals less than 21 years of age will be excluded from the FAD.
	iii. Children under 19 years of age who are in foster care or other
	out-of-home placement;
	N/A-Individuals less than 21 years of age will be excluded from the FAD.
	iv. Children under 19 years of age who are receiving foster care or
	adoption assistance.
	N/A-Individuals less than 21 years of age will be excluded from the FAD.
1932(a)(2)	5. Describe the state's process for allowing children to request an exemption
42 CFR 438.50(d)	From mandatory enrollment based on the special needs criteria as defined
	In the state plan if they are not initially identified as exempt.
	N/A-Individuals less than 21 years of age will be excluded from the FAD.
1932(a)(2)	6. Describe how the state identifies the following groups who are exempt from
*	mandatory enrollment into managed care:
	i. Recipients who are also eligible for Medicare.
	Only full-benefit dual eligible individuals will be eligible for the Demonstration (these individuals are included in the Virginia Administrative Code as "Qualified Medicare Beneficiaries (QMB) Plus."). DMAS identifies full benefit dual eligible individuals based on their benefit package; individuals eligible for Medicare Parts A, B and D and full Medicaid benefits.
	ii. Indians who are members of Federally recognized Tribes except
	when the MCO or PCCM is operated by the Indian Health Service or an
	Indian Health program operating under a contract, grant, or cooperative

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	agreement with the Indian Health Service pursuant to the Indian Self
	Determination Act; or an Urban Indian program operating under a
	contract or grant with the Indian Health Service pursuant to title V of
	the Indian Health Care Improvement Act.
	N/A. There are no Federally recognized American Indian tribes in Virginia.
42 CFR 438.50	F. List other eligible groups (not previously mentioned) who will be exempt
	from mandatory enrollment.
43 (377) 43 0 0	There will no mandatory enrollment under the Demonstration. Enrollment in the Demonstration will be voluntary. Full-benefit dual eligible individuals age 21 and over who are eligible for the Demonstration will be passively enrolled and will be given the option of opting-out of the Demonstration. Individuals will be given 60 days to opt out before they are passively enrolled into a managed care organization (MCO). MCOs must pass readiness reviews prior to enrolling beneficiaries. Individuals will be allowed to change MCOs or opt out of the Demonstration and return to fee-for-service at any time (individuals not specified above in response to Section D.2.i will also be able to re-enroll at any time).
42 CFK 438.3U	full-benefit Medicaid ("full-benefit dual eligible individuals"), including those
42 CFK 438.30	
42 CFK 438.30	basis.  Individuals age 21 and over who are enrolled in Medicare Parts A, B and D and full-benefit Medicaid ("full-benefit dual eligible individuals"), including those enrolled in the Elderly or Disabled with Consumer Direction (EDCD) home-and-community-based waiver and those residing in nursing facilities will be permitted
	Dasis.  Individuals age 21 and over who are enrolled in Medicare Parts A, B and D and full-benefit Medicaid ("full-benefit dual eligible individuals"), including those enrolled in the Elderly or Disabled with Consumer Direction (EDCD) home-and-community-based waiver and those residing in nursing facilities will be permitted to enroll on a voluntary basis.  H. Enrollment process.
1932(a)(4) 42 CER 438 50	basis.  Individuals age 21 and over who are enrolled in Medicare Parts A, B and D and full-benefit Medicaid ("full-benefit dual eligible individuals"), including those enrolled in the Elderly or Disabled with Consumer Direction (EDCD) home-and-community-based waiver and those residing in nursing facilities will be permitted to enroll on a voluntary basis.
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1932(a)(4)	Individuals age 21 and over who are enrolled in Medicare Parts A, B and D and full-benefit Medicaid ("full-benefit dual eligible individuals"), including those enrolled in the Elderly or Disabled with Consumer Direction (EDCD) home-and-community-based waiver and those residing in nursing facilities will be permitted to enroll on a voluntary basis.  H. Enrollment process.  1. Definitions  i. An existing provider-recipient relationship is one in which the provider was the main source of Medicaid services for the recipient
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1932(a)(4)	Individuals age 21 and over who are enrolled in Medicare Parts A, B and D and full-benefit Medicaid ("full-benefit dual eligible individuals"), including those enrolled in the Elderly or Disabled with Consumer Direction (EDCD) home-and-community-based waiver and those residing in nursing facilities will be permitted to enroll on a voluntary basis.  H. Enrollment process.  1. Definitions  i. An existing provider-recipient relationship is one in which the provider was the main source of Medicaid services for the recipient during the previous year. This may be established through state records of previous managed care enrollment or fee-for-service
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1932(a)(4)	Individuals age 21 and over who are enrolled in Medicare Parts A, B and D and full-benefit Medicaid ("full-benefit dual eligible individuals"), including those enrolled in the Elderly or Disabled with Consumer Direction (EDCD) home-and-community-based waiver and those residing in nursing facilities will be permitted to enroll on a voluntary basis.  H. Enrollment process.  1. Definitions  i. An existing provider-recipient relationship is one in which the provider was the main source of Medicaid services for the recipient during the previous year. This may be established through state records of previous managed care enrollment or fee-for-service experience, or through contact with the recipient.  ii. A provider is considered to have "traditionally served" Medicaid
1932(a)(4)	Individuals age 21 and over who are enrolled in Medicare Parts A, B and D and full-benefit Medicaid ("full-benefit dual eligible individuals"), including those enrolled in the Elderly or Disabled with Consumer Direction (EDCD) home-and-community-based waiver and those residing in nursing facilities will be permitted to enroll on a voluntary basis.  H. Enrollment process.  1. Definitions  i. An existing provider-recipient relationship is one in which the provider was the main source of Medicaid services for the recipient during the previous year. This may be established through state records of previous managed care enrollment or fee-for-service experience, or through contact with the recipient.
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1932(a)(4)	Individuals age 21 and over who are enrolled in Medicare Parts A, B and D and full-benefit Medicaid ("full-benefit dual eligible individuals"), including those enrolled in the Elderly or Disabled with Consumer Direction (EDCD) home-and-community-based waiver and those residing in nursing facilities will be permitted to enroll on a voluntary basis.  H. Enrollment process.  1. Definitions  i. An existing provider-recipient relationship is one in which the provider was the main source of Medicaid services for the recipient during the previous year. This may be established through state records of previous managed care enrollment or fee-for-service experience, or through contact with the recipient.  ii. A provider is considered to have "traditionally served" Medicaid Recipients if it has experience in serving the Medicaid

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Chanon	Condition or Requirement
	Virginia will use a pre-assignment algorithm through its MMIS and an enrollment broker to facilitate the continuity of care of Medicaid recipients by providers that have traditionally served this population.
	ii. the relationship with providers that have traditionally served
	Medicaid recipients (as defined in H.2.ii)
	Virginia will use a pre-assignment algorithm through its MMIS and an enrollment broker to facilitate the continuity of care of Medicaid recipients by providers that have traditionally served this population.
	iii. the equitable distribution of Medicaid recipients among qualified
	MCOs available to enroll them, (excluding those that are
	subject to intermediate sanction described in 42 CFR 438.702(a)(4));
	and disenrollment for cause in accordance with 42 CFR 438.56(d)(2).
	An enrollment broker facilitates the continuity of care of Medicaid recipients by providers that have traditionally served this population and is responsible for an equitable distribution of enrollment.
1932(a)(4)	3. As part of the state's discussion on the default enrollment process, include the
42 CFR 438.50	following information:
	i. The state will /will not X use a lock-in for managed care.
	ii. The time frame for recipients to choose a health plan before being
	automatically assigned will be 60 days .
	iii. Describe the state's process for notifying Medicaid recipients of
	their auto-assignment.
	Eligible individuals will receive a notice that indicates what managed care organization (MCO) they have been assigned to. The notice will have instructions for the individual to contact DMAS' contracted enrollment broker to (1) accept the pre-assigned MCO; (2) select a different MCO that is operating in their region; or, (3) to opt out of the Demonstration altogether and stay in the fee-for-service environment. If an individual does not select an MCO, he/she will be passively enrolled into the pre-assigned MCO.
	iv. Describe the state's process for notifying the Medicaid recipients
	who are auto-assigned of their right to disenroll without cause during the
	first 90 days of their enrollment.
	This will not apply under the Demonstration. Under the Demonstration, individuals can switch MCOs or opt out and return to the fee-for-service
***************************************	environment at any time.

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Citation	Condition or Requirement
	v. Describe the default assignment algorithm used for auto-assignment.
	Enrollees will be assigned to an MCO based on claims going back six (6) months prior to pre-assignment using the rules below in order of priority:  * Individuals in a nursing facility will be pre-assigned to an MCO that includes the individual's nursing facility in its provider network;  * Individuals in the EDCD Waiver will be assigned to an MCO that includes the individual's current adult day health care provider in its provider network;  * If more than one MCO network includes the nursing facility or personal care provider used by an individual, they will be assigned to the MCO with which they have previously been assigned in the past six (6) months. If they have no history of previous MCO assignment, they will be randomly assigned to an MCO in which their provider participates.  * Individuals will be pre-assigned to an MCO (search for Medicare and then Medicaid MCO) with whom they have previously been assigned
	within the past six (6) months.  vi. Describe how the state will monitor any changes in the rate of default
	assignment.
	Monthly reports generated by the enrollment broker.
1932(a)(4)	I. State assurances on the enrollment process  Place a check mark to affirm the state has met all of the applicable requirements of choice, enrollment, and re-enrollment
	The state was it because it becau
	I. X The state assures it has an enrollment system that allows recipients
	who are already enrolled to be given priority to continue that
~~~~~ <del>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</del>	enrollment if the MCO or PCCM does not have capacity to accept all who are seeking enrollment under the program.
	an who are seeking emornment must the program.
	2. X The state assures that, per the choice requirements in 42 CFR438.52,
	Medicaid recipients enrolled in either an MCO or PCCM model
	will have a choice of at least two entities unless the area is
	considered rural as defined in 42 CFR 438.52(b)(3).
	Note: Recipients living in rural areas are not a significant percentage of the total
	Demonstration population. DMAS intends to contract with at least two MCOs in each region, even in areas that meet the definition of rural (and therefore we could only have one MCO).
	3. The state plan program applies the rural exception to choice
	Requirements of 42 CFR 438.52(a) for MCOs and PCCMs.
	X This provision is not applicable to this 1932 State Plan Amendment.

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Citation	Condition or Requirement
	4. The state limits enrollment into a single Health Insuring Organization (HIO), if and only if the HIO is one of the entities described in § 1932 (a)(3)(C) of the Act; and the recipient has a choice of at Least two primary care providers within the entity. (CA only)
	X This provision is not applicable to this 1932 State Plan Amendment.
	5. X The state applies the automatic reenrollment provision in accordance With 42 CFR 438.56(g) if the recipient is disenrolled solely be- cause he or she loses Medicaid eligibility for a period of 2 months or less.
	This provision is not applicable to this 1932 State Plan Amendment.
§ 1932(a)(4) 42 CFR 438.50	J. Discurollment
	The state will /will not X use lock-in for managed care.  2. The lock-in will apply for months (up to 12 months). N/A.
	Place a check mark to affirm state compliance.
	N/A The state assures that beneficiary requests for disenrollment (with and without cause) will be permitted in accordance with 42 CFR 438.56(c).
***************************************	4. Describe any additional circumstances of "cause" for disenrollment (if any).  Questions #3 & #4 above do not apply because under the Demonstration, because individuals can opt out at any time and return to the fee-for-service environment
	with or without cause.
	K. Information requirements for beneficiaries  Place a check mark to affirm state compliance.
§ 1932(a)(5) 42 CFR 438.50	N/A The state assures that its state plan program is in compliance with  42 CFR 438.10(i) for information requirements specific to MCOs and PCCM
42 CFR 438.10	Programs operated under § 1932(a)(1)(A)(i) state plan amendments.
1932(a)(5)(D) 1905(t)	L. List all services that are excluded for each model (MCO & PCCM).  The following services will be excluded (carved out) of the MCO under the Demonstration:  Abortions induced (this services will be precided at 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.
	<ul> <li>Abortions, induced (this services will be provided under limited circumstances through fee-for-service)</li> </ul>

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# State of VIRGINIA

Citation	Condition or Requirement		
	Targeted Case Management Services (provided under fee-for-service)		
	Dental services (in limited cases, these services will be provided under fee-for-service)		
1932(a)(1)(A)(ii)	M. Selective contracting under a 1932 state plan option.		
	To respond to items #1 and #2, place a check mark. The third item requires a		
	brief narrative.		
	The state will X /will not intentionally limit the number of entities it  Contracts under a 1932 state plan option.		
	2. X The state assures that if it limits the number of contracting entities,		
	this limitation will not substantially impair beneficiary access to services.		
	3. Describe the criteria the state uses to limit the number of entities it contracts under a 1932 state plan option.		
	DMAS will issue a Request for Application (RFA) to solicit applications from qualified managed care organizations (MCOs) to participate in the Demonstration. In addition to the RFA, MCOs must meet all of CMS' requirements for the Demonstration. MCOs will be selected through a joint DMAS and CMS process. The Department and CMS will enter into three-way contracts with a minimum of two, and a maximum of three MCOs, in each Demonstration region.		
	4. The selective contracting provision is not applicable to this state plan.		

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#### State of VIRGINIA

Citation Condition or Requirement

[For Section B.5] Regions and Localities for the Medicare-Medicaid Alignment Demonstration

Central \	<u>Virginia</u>	Northern	Virginia	
FIPS	Locality	FIPS	Locality	
7	Amelia	13	Arlington	
25	Brunswick	47	Culpeper	
33	Caroline	59	Fairfax County	
36	Charles City	61	Fauquier	
41	Chesterfield	107	Loudoun	
49	Cumberland	153	Prince William	
53	Dinwiddie	510	Alexandria	
57	Essex	600	Fairfax City	
75	Goochland	610	Falls Church	
81	Greensville	683	City of Manassas	
85	Hanover	685	Manassas Park	
87	Henrico			
97	King And Queen	<u>Tidewate</u>	<u>r</u>	
99	King George	FIPS	Locality	
101	King William	1	Accomack (OPTIONAL	)
103	Lancaster	73	Gloucester	*
111	Lunenburg	93	Isle Of Wight	
117	Mecklenburg	95	James City County	
119	Middlesex	115	Mathews	
127	New Kent	131	Northampton (OPTION)	AL)
133	Northumberland	199	York	
135	Nottoway	550	Chesapeake	
145	Powhatan	650	Hampton	
147	Prince Edward	700	Newport News	
149	Prince George	710	Norfolk	
159	Richmond Co.	735	Poquoson	
175	Southampton	740	Portsmouth	
177	Spotsylvania	800	Suffolk	
179	Stafford	810	Virginia Beach	
181	Surry	830	Williamsburg	
183	Sussex		Ü	
193	Westmoreland	Western/C	Charlottesville	
570	Colonial Heights	FIPS	Locality	
595	Emporia	3	Albemarle	
620	Franklin City	15	Augusta	
630	Fredericksburg	29	Buckingham	
670	Hopewell	65	Fluvanna	
730	Petersburg	79	Greene	
760	Richmond City	109	Louisa	
	•	, 113	Madison	
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# STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT

# State of VIRGINIA

Citation	Condition or Requirement		
Western/C	harlottesville		•••
125	Nelson	to make the second	1
137	Orange		
165	Rockingham		
540	Charlottesville		
660	Harrisonburg		
790	Staunton		
820	Waynesboro		
Roanoke			
FIPS	Locality		
005	Alleghany		
017	Bath		
019	Bedford County		
023	Botetourt		
045	Craig		
063	Floyd		
067	Franklin County		
071	Giles		
089	Henry		
091	Highland		
121	Montgomery		
141	Patrick		
155	Pulaski		
161	Roanoke County		
163	Rockbridge		
197	Wythe	,	
515	Bedford City		
530	Buena Vista		
580	Covington		
678	Lexington		
690	Martinsville		
750	Radford		
770	Roanoke City		
775	Salem		

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